

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Atty

Feigel, Sheldon W. (for Norma M. Karmann – Conservator)

(1) Fourth Account and Report of Conservator; (2) Petition for Compensation of Attorney's Fees and Costs [Prob. C. 2620, 2630, 2640 & 13100]

DOD: 01/08/09	NORMA M. KARMANN was	NEEDS/PROBLEMS/COMMENTS:
	appointed Conservator of the Person and Estate and Letters issued on 3-21-02.	This Fourth Account and Report of     Conservator covers the same     account period (09/22/08 – 01/08/09)
Cont. from  Aff.Sub.Wit.  Verified  Inventory  PTC  Not.Cred.  Notice of Hrg  Aff.Mail	On 8-20-08, bond was set at \$40,000.00.  The Third Account was settled 8-20-08.  The Amended Fourth Account covering the period 9-22-08 through	as the Amended Fourth Account that was settled on 08/13/10. Probate Code § 2620(b) requires a separate (final) accounting for the period subsequent to the date of death. It is unclear why this Fourth Account was filed again. Need Fifth and Final Account and Petition for Distribution.  Note: There have been 6 status hearings
Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters	1-8-09 (date of death) was settled on 8-13-10.  Clerk's Certificate of Mailing filed 05/04/12 states that a copy of the Minute Order dated 05/01/12 and	regarding termination of these proceedings and filing of a fifth and final account. At the last status hearing on 05/01/12, there were no appearances and the Court set the matter for an Order to Show Cause on 06/19/12 regarding
Duties/Supp Objections Video Receipt	Order re OSC was mailed to Sheldon Fiegel on 05/04/12.	failure to file a timely and appropriate accounting and failure to appear. The Court further ordered that Sheldon Fiegel be present on 06/19/12.
CI Report 9202 Order Aff. Posting		Reviewed by: JF
Status Rpt UCCJEA Citation FTB Notice		Reviewed on: 05/21/12 Updates: Recommendation: File 1 - Cormier

### Atty Fanucchi, Edward L. (for Cecelia Gossett – Successor Administrator)

Amended Motion for Approval of Computation of Surcharge to Personal Representative, JuanGonzalez, for Unathorized Withdrawals; Declaration of Edward L. Fanucchi in Support Thereof; and, Request for Order Thereon

DOI	D: 5-8-08		CECELIA GOSSETT, Successor Administrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
			On 2-22-12, JUAN GONZALEZ, was removed as	
			Administrator and Petitioner was appointed as Successor	
Con	t. from 041212		Administrator with Full IAEA without bond (funds blocked).	
	Aff.Sub.Wit.		On 10-26-11, at hearing on the former Administrator's	
~	Verified		accounting, the Court ordered counsel to compute the	
	Inventory		monies that were taken by Juan Gonzalez and ordered	
	PTC		surcharge at 10% per annum.	
	Not.Cred.		<b>Petitioner provides</b> a computation based upon the	
~	Notice of		amounts withdrawn and computed at 10% per annum for	
	Hrg		the periods from withdrawal to withdrawal, including	
~	Aff.Mail	W	deposits, for a total surcharge amount of \$1,363.51.	
	Aff.Pub.		Datition on states have Consoler still access the same of	
	Sp.Ntc.		Petitioner states Juan Gonzalez still owes the sum of \$8,451.67 to the estate for amounts withdrawn and not	
	Pers.Serv.		repaid.	
	Conf. Screen		•	
	Letters		Additionally, as a result of the withdrawal of unauthorized	
	Duties/Supp		funds from the estate, Juan Gonzalez caused necessary	
	Objections		extraordinary attorney fees and costs (itemized) as follows:	
	Video		Attorney fees: \$1,520.00	
	Receipt		Paralegal fees: \$1,070.00	
	CI Report		Costs: \$2,596.42	
	9202		Total Attorney Fees and Costs: \$5,186.42	
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt		Note: The total of the above items is \$15,001.60.	Reviewed on: 5-21-12
	UCCJEA Citation		Note: The total of the above items is \$15,001.00.	Updates:
				Recommendation:
	FTB Notice			File 2 - Perez

3

Shekoyan, James E. (for Harriet E. Roberts – Spouse – Executor – Petitioner)

(1) First and Final Report of Personal Representative, (2) Petition for Final Distribution and (3) Allowance of Attorneys' Fees on Waiver of Accounting (Prob. C. 12200)

DO	D: 8-20-09		HARRIET E. ROBERTS, Spouse and Executor	NE	EDS/PROBLEMS/COMMENTS:
			with full IAEA without bond, is Petitioner.		,
			I&A: \$417,272.56 (\$5,824.26 cash plus various securities)	1.	Need current Property On Hand per Cal. Rules of Court 7.550, Local Rule 7.13.
>	Aff.Sub.Wit.		POH: ???	2.	Need acceptance of trust for waiver of account per Probate
>	Inventory		Executor (Statutory): Waived		Code §10954(b)(4).
>	PTC			3.	Need verified and an Divisions to
>	Not.Cred.		Attorney (Statutory): \$11,345.45	3.	Need revised order. Pursuant to Cal. Rules of Court 7.650: The
<b>&gt;</b>	Notice of Hrg		Costs: \$1,100.50 (filing fees, certified		order for distribution must incorporate the terms of the trust
>	Aff.Mail	w/o	letters, publication)		so as to give effect to the
	Aff.Pub.				conditions existing at the time
	Sp.Ntc.		Distribution pursuant to Decedent's will:		distribution is ordered. The pertinent provisions must be
	Pers.Serv.				stated in the present tense and in
	Conf. Screen		Harriet E. Roberts, individually: One half of		the third person instead of
>	Letters	7-21-10	the estate consisting of the Decedent's		quoting the will verbatim.
	Duties/Supp		separate property – various securities		
	Objections		Harriet E. Roberts, Trustee of the Kingsley		
	Video Receipt		Roberts, Jr. Testamentary Trust: One half of		
	CI Report		the estate consisting of the Decedent's		
>	9202		separate property – various securities		
>	Order				
	Aff. Posting			Re	viewed by: skc
	Status Rpt				viewed on: 5-21-12
	UCCJEA .				dates:
	Citation			÷	commendation:
>	FTB Notice			File	e 3 - Roberts
		•			2

# 4 Richard E. & Pauline D. Jeffery Revocable Trust Case No. 10CEPR00865 Atty Fishman, Robert G. (for Paul E. Quinn, Petitioner)

Petition for Allowance and Payment of Trustee Fees and Attorney Fees for the Period Dec. 22, 2011 Through April 3, 2012 [Prob. C. 16243, 16247, 17200(b)(9)]

Petitioner states a trial was held in Feb. 2012. The issues litigated concerned four distinct, yet interrelated issues that arose as a result of requests made by Petitioner spart of two different petitions filed by Petitioner spart of two different petitions filed by Petitioner's trustee and aftorney fees incurred for litigation of those issues during the period 12-22-11 through 4-3-12 (the Third Post-Accounting Period).  Aff.Pub. Trustee: \$21,055.00 Petitioner states the fees associated with This Third Post-Accounting Period were billed through the accounting firm of which Paul E. Quinn is a partner, Ryan, Christie, Quinn & Horn (RCQ&H) and includes the services of other RCQ&H personnel have devoted approx. 86.3 hours resulting in \$21,055.00 in fees.  Attorney: \$21,055.00 Petitioner states the fees associated with the speriod of the period description of the reasons for the third claffication. A narrative description of the reasons for have the ability to include detailed description in the itemization.  Trustee: \$21,055.00 Petitioner states the fees associated with this Third Post-Accounting Period were billed through the accounting firm of which Paul E. Quinn is a partner, Ryan, Christie, Quinn & Horn (RCQ&H) and includes the services of other RCQ&H personnel have devoted approx. 86.3 hours resulting in \$21,055.00 in fees.  Attorney: \$202 Petitioner: \$21,055.00 Petitioner states the fees associated with the speriod of the period and attendance and the accounting firm of which Paul E. Quinn is a partner, Ryan, Christie, Quinn & Horn (RCQ&H) and includes the services of other RCQ&H personnel have devoted approx. 86.3 hours resulting in \$21,055.00 in fees.  Attorney: 18.12.  1. Petitioner's trustee questions for the firm RCQ&H billing of the \$21,055 may require devoted but per Petitioner, the billing software does not have the state the description of the partner for the firm RCQ&H billing of the \$21,055 may require devoted by the firm RCQ&H billing to the \$21,055 may require devoted by the firm RCQ&H billing t		Paul E. Quinn, Trustee, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
Inventory	Verified	2012. The issues litigated concerned four distinct, yet interrelated issues that arose as a result of requests made by Petitioner as part of two different petitions filed by	immediately prior to the period requested were approved 1-18-12.  1. Petitioner's itemization for the firm RCQ&H billing of the
Sp.Ntc.	PTC Not.Cred. Notice of Hrg Aff.Mail	Petitioner's trustee and attorney fees incurred for litigation of those issues during the period 12-22-11 through 4-3-12 (the	clarification. A narrative description of the reasons for the time incurred is included, but per Petitioner, the billing software does not have the ability to include detailed
Christie, Quinn & Horn (RCQ&H) and includes the services of other RCQ&H employees. Per itemization, RCQ&H personnel have devoted approx. 86.3 hours resulting in \$21,055.00 in fees.    Cit Report   Posting   Period including preparation and attendance at hearings, receipt and attendance at hearings, receipt and review of Objection to Increased Reserve & FTB Notice   Post-Trial Brief and related Reply Brief; the attempted resolution of competing bankruptcy claims between the Trust and Rick (beneficiary); the preparation of this Petition and related declarations; and advice to Petitioner and numerous meetings.    Christie, Quinn & Horn (RCQ&H) and includes the services of other RCQ&H employees. Per itemization,	Sp.Ntc. Pers.Serv. Conf.	Petitioner states the fees associated with this Third Post-Accounting Period were billed through the accounting firm of	
CI Report   9202   Petitioner states the law firm Fishman, Larsen, Goldring & Zeitler (FLGZ) performed services during the Third Post-Accounting Period including preparation and attendance at hearings, receipt and review of Objection to Increased Reserve & Fees and the Response to Petition for Apportionment; the preparation of the Post-Trial Brief and related Reply Brief; the attempted resolution of competing bankruptcy claims between the Trust and Rick (beneficiary); the preparation of this Petition and related declarations; and advice to Petitioner and numerous meetings.    Attorney: \$78,972.50	Letters   Duties/Supp   Objections   Video	Christie, Quinn & Horn (RCQ&H) and includes the services of other RCQ&H employees. Per itemization, RCQ&H personnel have devoted approx. 86.3	
bankruptcy claims between the Trust and Rick (beneficiary); the preparation of this Petition and related declarations; and advice to Petitioner and numerous meetings.  303.5 hours, itemized, plus costs of \$5,716.50 = \$84,540.00, less \$5,568.00	CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citation	Petitioner states the law firm Fishman, Larsen, Goldring & Zeitler (FLGZ) performed services during the Third Post- Accounting Period including preparation and attendance at hearings, receipt and review of Objection to Increased Reserve & Fees and the Response to Petition for Apportionment; the preparation of the	Reviewed on: 5-21-12 Updates: Recommendation:
SEE PAGE 2		bankruptcy claims between the Trust and Rick (beneficiary); the preparation of this Petition and related declarations; and advice to Petitioner and numerous meetings.  303.5 hours, itemized, plus costs of \$5,716.50 = \$84,540.00, less \$5,568.00 professional discount = \$78,972.50.	

### 4 Richard E. & Pauline D. Jeffery Revocable Trust Case No. 10CEPR00865]

#### Page 2

**Petitioner states** the trust provides that the trustee shall be paid reasonable compensation for the trustee's services, and the trustee is authorized to hire and pay agents to assist in trust administration (Probate Code §§ 16243, 16247).

Petitioner states the Court need not wait until resolution of Rick's objections to the accounting, as nothing in Probate Code or California Law requires that the trustee or his agents must await a final adjudication of a beneficiary's claims against the trustee to receive compensation. (See *Kasperbauer v. Fairfield, supra,* 171 Cal.App.4<sup>th</sup> at p. 236 (concerning attorneys' fees as the trustee's fees were not then requested.) In this case, the time incurred and resultant fees by the trustee and RCQ&H personnel were necessary and beneficial to the trust as they were an inevitable consequence of having to defend the Petition for Apportionment and the Petition for Increased Reserve & Fees in litigation.

In addition, Petitioner took steps during this period in an effort to reduce litigation and administration costs and expenses of the Joint Trust, including using staff who bill at lower hourly rates than Petitioner perform certain administrative and accounting tasks under Petitioner's supervision, and attempted to resolve the competing bankruptcy claims issues with Rick so as to avoid any future litigation costs.

Finally, nearly all factors enumerated in Cal. Rules of Court 7.776 weigh in Petitioner's favor or are neutral when it comes to the requested trustee fees. In particular, it is clear that Petitioner's administration of the trust has not been unsuccessful (Rule 7.776(2).) In addition, Petitioner is an expert and brought unique skills, expertise and experience to his work as trustee (Rule 7.776(3).); has not been disloyal to any beneficiary and has treated all beneficiaries fairly (Rul 7.776(4).); assumed a great amount of responsibility as trustee (Rule 7.776(5).); and incurred a large amount of time on behalf of the Joint Trust (Rule 7.776(6).) In addition, given Petitioner's expertise and experience, his hourly rate of \$250.00 is reasonable in Fresno County (Rule 7.776(7).) Finally, the work performed was anything but routine and required Petitioner's skill and judgment (7.776(8).)

**Regarding attorney fees:** Petitioner cites *Halloway v. Edwards* (1998) 68 Cal.App.4<sup>th</sup> 94, 97 regarding authorizing the trustee to hire and pay from the truste(or seek reimbursement for having paid) attorneys to assist in trust administration. The general rule also applies when a trustee is defending his accounting against objections. Preparing the accounting and responding to the beneficiaries' objections to the accounting are aspects of trust administration (*Kasperbauer v. Fairfield, supra,* 171 Cal.App4th at p. 325).

The attorney fees and costs requested are reasonable and were beneficial as they were an inevitable consequence of having to defend the petitions. In addition, the attorneys took steps to ensure that the fees were minimal, including review of timesheets to ensure a reasonable amount of time was billed, drafting done by associates with lower hourly rates than Mr. Fishman, ensured that only one attorney attending certain hearings, and only charged for a single attorney's time at the trial, despite the fact that three attorneys were present.

Petitioner states he is fully aware of this Court's special responsibility to ensure that fee awards are reasonable, given their supervisory responsibilities over trusts, and alleges that it is clear that the \$67,409.00 (???) of attorneys' fees and costs for this period.

### Petitioner prays:

- 1. That this Court approve and direct the payment of \$21,055 to Petitioner's accounting firm, Ryan, Christie, Quinn & Horn, for Petitioner's services rendered as trustee from 12-22-11 to 4-3-12;
- 2. That the Court approve and direct the payment of \$78,972.50 to the law firm of Fishman, Larsen, Goldring & Zeitler, for its services rendered to the Trust from 12-22-11 to 4-3-12, which includes costs of \$5,716.50;
- 3. For such other and further relief as the Court may deem appropriate.

Poochigian, Mark S. (for A.R. Vera – Executor/Petitioner)

(1) First and Final Report of Personal Representative, (2) Petition for Final Distribution, and (3) Allowance of Attorneys' Fees on Waive for Accounting (Prob. C. 12200)

DOD: 03/04/10	A.R. VERA, Executor, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
	Accounting is waived.	
Cont. from		
Aff.Sub.Wit.	POH - \$571,971.97	
✓ Verified	(\$149,958.71 is cash)	
✓ Inventory	, , , , , , , , , , , , , , , , , , ,	
✓ PTC	Executor - <b>waives</b>	
✓ Not.Cred.		
✓ Notice of Hrg	Attorney - <b>\$14,439.44</b> (statutory)	
✓ Aff.Mail w/		
Aff.Pub.	Costs - <b>\$841.00</b> (for filing fees	
Sp.Ntc.	and certified letters)	
Pers.Serv.		
Conf. Screen	Distribution, pursuant to decedent's Will,	
<b>Letters</b> 06/09/11	is to:	
Duties/Supp	A.D. Maria Tarahara of Hara D.D. Maria I. Sara	
Objections	A.R. Vera, Trustee of the P.R. Vera Living	
Video	Trust, dated February 6, 1998 -	
Receipt	\$134,678.27 cash, plus various securities	
CI Report  ✓ 9202	held in Merrill Lynch acct #xxx-xx776	
✓ 9202 ✓ Order		
Aff. Posting		<b>Reviewed by:</b> 05/21/12
Status Rpt		Reviewed on:
UCCJEA		Updates:
Citation		Recommendation: SUBMITTED
✓ FTB Notice		File 5 - Vera

Atty

Burnside, Leigh W. (for Barbara F. Thomas – surviving spouse/Petitioner)

Amended Spousal or Domestic Partner Property Petition (Prob. C. 13650)

DO	D: 12/21/11	BARBARA F. THOMAS, surviving spouse,	NEEDS/PROBLEMS/COMMENTS:
		is Petitioner.	CONTINUED FROM 04/12/12
		No other proceedings.	Minute Order from 04/12/12 states: Court
		ino offici proceedings.	requests Ms. Burnside to file a
	nt. from 041212	Will dated 05/27/07 devises real	declaration regarding distribution of
<u>C0</u>		property located in Piedmont, CA and	Estate by summary judgment.
Ľ	Aff.Sub.Wit.	located at 2910 N. Van Ness, Fresno to	
✓	Verified	his offspring in equal shares. Will devises	As of 05/18/12, the following items
	Inventory	decedent's interest in his primary	remain:
	PTC	residence to spouse, Barbara Thomas.	<ol> <li>Decedent's will devises the real</li> </ol>
	Not.Cred.	Petitioner states that she and the	property seeking to be passed with
<b>—</b>	Notice of	decedent were married in December	this Petition (2910 N. Van Ness,
`	Hrg	1955 and at the time of decedent's	Fresno, CA) to his offspring in equal
<b>✓</b>		death, they had been married for over	shares. Therefore it appears that his
Ě	Aff.Mail w/	55 years. They were married in	½ community property interest in the
	Aff.Pub.	California and have always resided in	Van Ness property would pass to his offspring and not to Petitioner.
	Sp.Ntc.	California and accumulated all of their	onspring and not to reillioner.
	Pers.Serv.	property from their marital earnings.  Decedent and Petitioner always	2. Waivers of interest have been filed
	Conf.	intended and understood that all of the	by all of the decedent's 5 children.
	Screen	property described in this Petition was	The waivers appear to disclaim
	Letters	community property in which they	interest in the property. There is no
	Duties/Supp	each held a ½ interest. The real	provision for Disclaimers of interest in
	Objections	property seeking to be passed with this	this type of summary proceeding.
		Petition were held in the name of the	Further, Pursuant to Probate Code
	Video	decedent and Petitioner as "husband	282, Disclaimers have the effect as if
-	Receipt	and wife". No legal proceedings were ever instituted to terminate the	the person disclaiming interest
	CI Report	marriage or to determine the rights of	predeceased the decedent.
	9202	the parties to their community property,	Petition does not state whether the
✓	Order	nor did the parties ever separate.	two offspring disclaiming their interest
			have issue.
		Petitioner requests court confirmation	No.
		that ½ interest in real property located	Note: It is noted that the address where
		at 2910 N. Van Ness, Fresno and ½	decedent signed his Will on 05/27/07 is
		interest in a promissory note payable to Richard N. Thomas and Barbara	240 Harvard, Fresno. This address is also
		Farmington Thomas executed by Daniel	stated in the Petition as the Petitioner's
		Kevin Thomas and Mila Thomas, dated	(surviving spouse's) address.
		on or about 01/14/99 in the original	(35 iig spoose s) address.
		amount of \$327,250.00 secured by a	
	Aff. Posting	Second Deed of Trust recorded	Reviewed by: JF
	Status Rpt	01/07/11 as Instrument 2011008309 of	<b>Reviewed on:</b> 05/21/12
	UCCJEA	Fresno County records belongs to her and ½ interest passes to her pursuant to	Updates:
	Citation	decedent's will.	Recommendation:
	FTB Notice	- GOOGGOIII 3 ***III.	File 6 - Thomas
		Continued on Page 2	
-			

### 6 Richard N. Thomas (Spousal)

Waivers of Interest in Decedent's Primary Residence or Homestead filed by Daniel Kevin Thomas and James P. Thomas (2 of decedent's 5 children) on 04/09/12 state that they are filing these waivers in support of their mother's Petition. They state that their parents were married for 55 years and lived together in their home at 2910 N. Van Ness, Fresno for 28 years. Having read decedent's will dated 05/27/07, it is their understanding, based on discussions with their father and the language of the will that he intended to devise his one-half interest in the property to their mother upon his death. Although the address was not set forth in Article Four of the will, the Property was decedent's "homestead" or "primary residence" at the time he created the will and at the time he died. They state it is their understanding that their father intended to devise his interest in the property to his five children only in the event that their mother (Petitioner) did not survive him. Further, they both consent to the relief requested by their mother in her Amended Petition and waive any and all interest they may have in the property.

Case No. 12CEPR00203

Waivers of Interest in Decedent's Primary Residence or Homestead filed by William Thomas, Mary Veach, and Margaret Roberson (the remaining 3 children of Decedent) on 04/10/12.

Supplemental Brief in Support of Amended Spousal Property Petition filed 05/18/12 states that the court may consider other facts and documents that support the surviving spouse's request for relief. In this matter, the decedent's Will contains conflicting provisions. The only other persons who would have an interest in the subject property are the Petitioner and decedent's 5 children and all of them have formally waived any interest they may have in the subject property and have consented to the relief requested in their mother's petition. Petitioner submits that the Court may consider these waivers or disclaimers in making its decision. As stated in Probate Code § 13651(a)(3), Petitioner shall allege facts upon which her petition is based. Here, the facts include not only the terms of decedent's Will, but also the express written waivers and consents signed by her children. Such disclaimers are irrevocable and binding. Petitioner alleges that their use or application is not limited to any particular type of proceeding, nor is their use or application excepted from summary proceedings. Further, Petitioner states: although, generally where a Will is ambiguous or where the decedent has devised an interest in property to a person other than the surviving spouse, a formal probate administration is required. Petitioner submits that any ambiguity in this matter has been resolved by her children's waivers and consents. Petitioner further submits that this Court has discretion to consider the waivers and consents as part of "the facts" that support her petition for relief that formal administration of the subject real property is not necessary under Probate Code § 13650. For these reasons, Petitioner requests that the Court grant her Petition.

- 7 Ace Rivera and Aubryanna Rivera (GUARD/P) Case No. 12CEPR00269
- Atty Hopper, Cindy J (for Petitioner/paternal grandmother Melissa Rivera)
- Atty Margosian, Michael J (for Objector/mother Francine Alfaro)
- Atty Walters, Jennifer L. (for father Thomas Rivera)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

1 1	e age: 2 years B: 3/22/2010		TEMPORARY EXPIRES ON 5/24/12	NEEDS/PROBLEMS/COMMENTS:
Αυ	Aubryanna age: 1 yr DOB: 5/4/2011		<b>MELISSA RIVERA</b> , paternal grandmother, is petitioner.	Need proof of service of the Notice of Hearing along with a copy of the
Co  √	nt. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg		Father: <b>THOMAS RIVERA</b> – personally served on 3/22/12.  Mother: <b>FRANCINE ALFARO</b> – personally served on 3/23/12.  Paternal grandfather: Gabriel Bettencourt Maternal grandfather: Unknown Maternal grandmother: Maria Guillen	petition or consent and waiver of notice or declaration of due diligence on: a. Gabriel Bettencourt (paternal grandfather) b. Maternal grandfather c. Maria Guillen (maternal grandmother)
✓ ✓	Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report	X W/	Petitioner states the mother and father have always had an up and down, back and forth relationship. When Francine [mother] is mad at Thomas [father] she often make up false allegations and will file restraining orders against Thomas to get what she wants. Francine has so far exposed the children to substance abuse, domestic violence, criminal activity (selling drugs out of the home), gang activity, neglect and leaving the children with a known individual who has caused injury to a 3 year old child.	<ul><li>2. Need Order</li><li>3. Need Letters</li></ul>
✓ ✓	9202 Order Aff. Posting Status Rpt UCCJEA Citation FTB Notice	X	Objections of Francine Alfaro, mother, filed on 4/3/12 states there is no basis to appoint Melissa as the guardian of her children. Ms. Alfaro states she has thoroughly reviewed the declaration of Melissa and can tell the court that the children are not in danger as Melissa would lead the court to believe. There is a current custody order in effect through the Family Law department and the current order provides that there is no visitation between Thomas Rivera [father] and the children, Ace and Aubryanna. That no visitation order is set out in a Domestic Violence Restraining order filed with the Court on 3/20/12.	Reviewed by: KT  Reviewed on: 5/21/12  Updates:  Recommendation:  File 7 – Rivera

# 7 (additional page) Ace Rivera and Aubryanna Rivera (GUARD/P) Case No. 12CEPR00269

**Objections of mother, Francine Alfaro continued:** Melissa was well aware of the existence of the restraining order when she filed the Petition for Guardianship, but made no reference to it in her declaration in this matter. The Restraining Order was obtained after numerous acts by Thomas directed toward Francine that were abusive in nature.

Objector states Melissa tells the court that Ms. Aflaro has a long history with CPS. She then recounts events that transpired in 2003 concerning a child of mine that tragically died as a result of an accident. No one was ever criminally charged with the death of her son, Nicholas, who was 11 months old at the time. As a result of losing her child, Ms. Alfaro states she suffered emotionally for a while and ultimately, two of her children were placed with her mother.

Since the death of her son, Objector states she has done everything the Family Court has directed her to do. She states she has completed the Nurturing Parenting Program through the Department of Children and Family Services; she has completed the Fresno Adult School, Parent Education Program; she continues to receive services from Judy L. Rose, LCSW, with the County of Fresno Department of Behavioral Health.

Melissa tells the court that mom has a drug history. Objector states that it is true in the past she did have a substance abuse issue, similar to the past of Melissa, but she has to drug test on a random basis and for the last year, she has taken 3 drug tests all of which have been negative for any form of substance.

Objector states she is able to provide a stable home environment for her children.

**Declaration of father, Thomas Rivera, in support of Guardianship and Request for Visitation filed on 5/14/2012.** Mr. Rivera states on 4/11/2012 a three year restraining order was granted against him in regards to Francine Alfaro. This Restraining Order was not granted as to their two children. Mr. Rivera states that during the proceedings he did not understand the questions that were being presented to him and as a result, he agreed to the allegations Francine made against him. Mr. Rivera states he plans to file a motion to set aside this orders, as the events did not occur. Mr. Rivera states until recently the children were in his care a significant amount of time. He states, his mother, the petitioner in this matter, has an excellent and stable relationship with both children. Mr. Rivera states although he would like to have his children in his care, he knows that it is not appropriate at this time and therefore would like the children to be in the care of his mother.

Mr. Rivera is also requesting unsupervised visits with his children. He states he is not a danger to his children and the Family Court must have agreed as the requested Restraining Order on their behalf was denied. There have been no allegations before the court that indicated he is physically, or emotionally abusive to the children. Mr. Rivera states he does not have any criminal history, or CPS history, nor is he a gang member.

Atty

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Shepard, Jefferson S., of Shepard Shepard & Janian (for Petitioner Santiago S. Rodriguez)

### Spousal Property Petition (Prob. C. 13650)

DC	D: 3/14/2007		SANTIAGO S. RODRIGUEZ, surviving	NEEDS/PROBLEMS/COMMENTS:
			spouse, is Petitioner.	
Со	nt. from			
	Aff.Sub.Wit.		No other proceedings.	
✓	Verified			
	Inventory			
	PTC		Decedent died intestate.	
	Not.Cred.			
✓	Notice of			
	Hrg			
<b>✓</b>	Aff.Mail	W/	Petitioner states he was married to	
	Aff.Pub.		Decedent on 12/17/1960 in Parlier, CA,	
	Sp.Ntc.			
	Pers.Serv.		and all of the property described in the	
	Conf.		Petition is community property acquired	
	Screen		during the marriage.	
	Letters			
	Duties/Supp			
	Objections		Petitioner requests Court determination	
	Video Receipt		that $\frac{1}{2}$ interest in real property located at	
	CI Report	<u> </u>	335 Pettit, Parlier, CA, passes to him, and	
	9202		Court confirmation that ½ interest in the	
<b>√</b>	Order		real property belongs to him.	
	Aff. Posting		,	Reviewed by: LEG
	Status Rpt			<b>Reviewed on:</b> 5/21/12
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 8 - Rodriguez

## 9 Eustacio Perez aka Robert E. Perez (Estate) Case No. 12CEPR00330

Perez, Holley H (for Petitioner Robert F. Perez)

Atty

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 1/22/2012	ROBERT F. PEREZ, son/named executor	NEEDS/PROBLEMS/COMMENTS:
	without bond, is petitioner.	
Cont. from	Full IAEA – o.k.	Need date of death of deceased spouse. Local Rule     7.1D.
Aff.Sub.Wit.	Will date: 11/00/0005	
	Will date: 11/22/2005	2. Need dated of death of
√ Verified	Residence: Fresno	daughter Elaine M. Perez. Local
Inventory	Publication: Fresno Bee	Rule 7.1D.
PTC		3. Will is not self-proving, Need
Not.Cred.		Proof of Subscribing Witness.
Notice of		Treer er eessenienig viintess.
Hrg  Aff.Mail	Estimated value of estate:	4. Need Letters.
<b>V</b>	Personal property - \$ 50,000.00	
√ Aff.Pub.	Income - \$ 10,800.00	Note: If the petition is granted
Sp.Ntc.	Real property - \$132,500.00	status hearings will be set as follows:
Pers.Serv.	Total - \$193,300.00	Friday, September 21, 2012
Conf.		at 9:00 a.m. in Dept. 303 for
Screen		the filing of the inventory
Letters X	Probate Referee: STEVEN DIEBERT	and appraisal <u>and</u>
✓ Duties/Supp		• Friday, July 26, 2013 at 9:00
Objections		a.m. in Dept. 303 for the filing of the first account or
Video		final distribution.
Receipt	_	Pursuant to Local Rule 7.5 if the
CI Report 9202	=	required documents are filed 10
√ Order	_	days prior to the hearings on the
J Glasi		matter the status hearing will
		come off calendar and no
Aff. Posting	_	appearance will be required.  Reviewed by: KT
Status Rpt	-	Reviewed by: KI Reviewed on: 5/21/12
UCCJEA	-	Updates:
Citation		Recommendation:
FTB Notice	_	File 9 - Perez

Arthur, Susan K. (for Cynthia Campbell-Daughter-Executor-Petitioner)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 11/30/2011		<b>Cynthia Campbell</b> , Daughter/named executor without bond, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
			Full IAEA- O.K.	
Co ✓	nt. from Aff.Sub.Wit. Verified	s/p	Will dated: 09/21/2009	
	Inventory PTC Not.Cred.			
√ 	Notice of Hrg Aff.Mail Aff.Pub.	w/o	Residence – Miramonte	Note: If the Petition is granted status hearings will be set as follows:
✓ 	Sp.Ntc. Pers.Serv.		Publication – The Business Journal	• Friday, October 26, 2012 at 9:00a.m. in Dept. 303 for the filing of inventory and appraisal <u>and</u>
<b>√</b>	Conf. Screen Letters			•Friday, July 26, 2012 at 9:00a.m. in Dept. 303 for the filing of the first account or final distribution.
✓ 	Duties/Supp Objections Video		Estimated value of the Estate:  Personal property - \$10,500.00	Pursuant to Local Rule 7.5 if the
	Receipt CI Report		Gross fair market value- \$200,000.00  Total - \$210,500.00	required documents are filed 10 days prior to the hearings on the
<b>✓</b>	9202 Order			matter the status hearing will come off calendar and no appearance will be required.
	Aff. Posting Status Rpt		Probate Referee: Steven Diebert	Reviewed by: KT/LV Reviewed on: 05/21/2012
	UCCJEA Citation			Updates: Recommendation: Submitted
	FTB Notice			File 10 - Goforth

Knudson, David N. (for Petitioner David F. Anderson and David F. Anderson as Trustee FBO Tori L. Anderson.)

Petition to Determine Succession to Real Property (Prob. C. 13151)

Case No. 12CEPR00336

DC	D: 5/26/10		<b>DAVID F. ANDERSON</b> , as an	NE	EEDS/PROBLEMS/COMMENTS:
			individual and <b>DAVID F.</b>	<b> </b>   1.	Petitioner does not have standing to
			ANDERSON as Trustee FBO TORI	١٠	bring this petition as Trustee FBO Tori L.
L			L. ANDERSON, is petitioner.		Anderson. The Will directs that if Tori is a
Co	nt. from		40 days since DOD.		minor her share of the estate will be held in Trust until she reaches the age of 25.
	Aff.Sub.Wit.				The Will has not been probated therefore
✓	Verified		No other proceedings.		David F. Anderson is not yet the Trustee and therefore does not have standing to
	Inventory		NATU   1   1   10   100   10   1   1   1   1		bring this petition.
	PTC		Will dated 1/9/2010 devises the		
	Not.Cred.		residence located at 1141 N. Echo in Fresno to Tori L.	2.	Petition does not clearly state the proposed distribution. #13 states "as to
✓	Notice of		Anderson (age 19) in Trust until		Parcel One – the whole; as to Parcel Two
	Hrg	\A//	Tori reaches the age of 25 or		– the whole as Trustee for the benefit of
<b>√</b>	Aff.Mail	W/	finishes 3 years of college and		Tori L. Anderson, pursuant to decedent's will.
	Aff.Pub.		the real property located at		vv.III.
	Sp.Ntc.		28925 Kimberly Road, Tollhouse	3.	The will has not been probate therefore
	Pers.Serv.		to David F. Anderson.		there is not testamentary trust to distribute the property to. Need
	Conf.				authority that allows a testamentary trust
	Screen		1 & A - \$70,000.00		to be created without probate of the
	Letters		Dalitia a a a a a a a a a a a a a a a a a a		will.
	Duties/Supp		Petitioner request Court determination that ????	4.	Need proof of service of the Notice of
	Objections		determination that \$\$\$\$	''	Hearing or Declaration of Due Diligence
	Video				for Jeannie Anderson, disinherited
	Receipt				daughter.
	CI Report			5.	Proposed order distributes the property
_	9202 Order				located at 1141 Echo to David Anderson
✓	Oldei				however the Will devises said property to Tori L. Anderson.
					Ton E. Anderson.
				6.	Proposed order distributes the property
					located at 28925 Kimberly Road to David Anderson as Trustee FBO of Tori Anderson
					however the Will devises said property to
					David Anderson individually.
	Aff Dooling			D.c.	vious d by KT
	Aff. Posting				eviewed by: KT eviewed on: 5/22/12
	Status Rpt UCCJEA				odates:
	Citation			_	ecommendation:
	FTB Notice				e 11 - Anderson
L					/ \( / \( / \) (   \) (   \)

O'Neill, Patricia B. (for Larry Johnson & Libby Johnson – maternal grandparents/Petitioners)

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

Age: 3		TEMPORARY GRANTED EX PARTE;	NEEDS/PROBLEMS/COMMENTS:
DOB: 09/15/08		EXPIRES 05/24/12	
			1. Need <b>Notice of Hearing</b> .
		GENERAL HEARING 07/12/12	<ol><li>Need proof of personal service at least 5 court days before the</li></ol>
			hearing of <b>Notice of Hearing</b> with
Со	nt. from	LARRY JOHNSON and LIBBY JOHNSON,	a copy of the <b>Petition for</b>
	Aff.Sub.Wit.	maternal grandparents, are Petitioners.	Appointment of Temporary
<b>√</b>	Verified	=	Guardian of the Person <u>or</u>
	Inventory	Father: TREVOR J. GREENE	Consent & Waiver of Notice or
	PTC	=	<b>Declaration of Due Diligence</b> for:
	Not.Cred.	Mother: EMILY McKAY GREENE	<ul><li>- Trevor Greene (father)</li><li>- Emily McKay Greene (mother)</li></ul>
		Batarnal grandfathar: EDWIN CREENE	- LITINY MICKAY GIEETIE (ITIOITIEI)
	Hrg	Paternal grandfather: EDWIN GREENE Paternal grandmother: SANDRA GREENE	
	Aff.Mail	Talema granamomer. SANDRA GREENE	
	Aff.Pub.	Petitioner states that both parents abuse	
	Sp.Ntc.	drugs and alcohol and neither is getting	
		transferant Cilora has live devith Datition are	
		the majority of his life and they have	
	Conf. Screen	been his primary caretakers. The mother	
		resides in their home, but leaves for days	
<b>√</b>	Duties/Supp	at a time and has spent very little time	
Ě		with Silas when she is home. The father is	
-	Objections Value	currently on active military duty and	
	Video Receipt	unable to provide a home for Silas at this	
		time. On 05/09/12, the mother took Silas	
	CI Report	from Petitioners home and has been	
	9202 Order	keeping him from them. Petitioners fear	
	Order Aff. Posting		Reviewed by: JF
	·	and drug/alcohol abuse and her past	
<b>✓</b>	Status Rpt UCCJEA	history of neglecting him. Petitioners states that temporary guardianship is	Reviewed on: 05/21/12 Updates:
Ė	Citation	necessary to keep Silas safe and in the	Recommendation:
	FTB Notice	environment that he is accustomed to	File 12 - Greene
	110 HOILCE	until his parents are stable and sober.	The 12 - Gleene

**12** 

Johnson, Chris (pro per – son/Executor)

Probate Status Hearing Re: Filing of the First Account or Petition for Final Distribution

DOD: 09/26/08	CHRIS JOHNSON, son, was appointed	NEEDS/PROBLEMS/COMMENTS:
202.03/20/00	Executor and Letters were issued on	
	10/21/10.	CONTINUED FROM 02/09/12
		Minute order from 02/09/12 states:
	Minute Order from hearing on 10/21/10	Examiner notes are provided to Mr.
Cont. from 121511,	set this matter for status for filing the First	Johnson. Mr. Johnson is directed to cure
020912	Account or Petition for Final Distribution on	the defects.
Aff.Sub.Wit.	12/15/11.	
Verified		As of 05/21/12, the petitioner has not filed
Inventory	An Inventory & Appraisal was filed	any new documents.
PTC	01/26/11.	Need First Account or Petition for
Not.Cred.	Claubia Cautificate of Mailian Elad	Final Distribution.
Notice of	Clerk's Certificate of Mailing filed 12/16/11 states that Chris Johnson was	
Hrg	mailed a copy of the 12/15/11 minute order	
Aff.Mail	on 12/16/11.	
Aff.Pub.	011 12/10/11.	
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 05/21/12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 13 – Johnson

Case No. 11CEPR01076

Pro Per Lehman, Lorilla Fonda (Pro Per Petitioner, great aunt)

### Petition for Appointment of Probate Conservator of the Person (Prob. C. 1820, 2680-2682)

Age: 28 years			TEMPORARY GRANTED on the Court's	NEEDS/PROBLEMS/COMMENTS:
DOB: 4/2/1984			own motion EXPIRES 3/8/2012;	
			extended to 5/24/2012	Court Investigator Advised Rights on
			LORILLA FONDA LEHMAN, great	1/15/2012.
Со	Cont. from 012312,		aunt, is Petitioner and requests	Voting Rights Affected – Need Minute
030812			appointment as Conservator of the	Order.
	Aff.Sub.Wit.		Person with medical consent	
✓	Verified		powers.	Continued from 3/8/2012. Minute Order
	Inventory		4.5.46	states the Court continues the matter to
	PTC		Medical Capacity Declaration of Pushpa Gursahami, M.D. filed	5/24/2012.
	Not.Cred.		4/5/2012 may not fully support	<b>Note:</b> Related case is the Guardianship
<b>√</b>	Notice of		request for medical consent powers.	of Bradley William Rogers, Case
	Hrg			#12CEPR00311, which is the
✓	Aff.Mail	W/	Voting Rights Affected.	guardianship of the Conservatee's infant
	Aff.Pub.			child (DOB 3/22/2012), who is currently
	Sp.Ntc.		Petitioner states the proposed	under temporary guardianship with
✓	Pers.Serv.	W/	Conservatee is developmentally disabled and diagnosed with severe	Sarita Rogers and Bruce Rogers, the Conservatee's second cousin and her
<b>√</b>	Conf.		mental retardation, cerebral palsy,	husband, as Co-Guardians; the general
	Screen		and has the mental capacity of a	hearing for the guardianship is <u>6/7/2012</u> .
	Aff. Posting		three-year-old child due to her	
✓	Duties/Supp		mother abusing drugs during	Note: The proposed Conservatee was
	Objections		pregnancy. Petitioner states the	present in Court at the hearing on
✓	Video		proposed Conservatee has been under Petitioner's care for ~14 years.	1/23/2012 (Citation was never served on proposed Conservatee, but notice may
	Receipt		[Petition details the pregnancy of	be deemed satisfied.)
✓	CI Report		the proposed Conservatee, which is	
	9202		no longer current information as the	Medical Capacity Declaration filed
<b>✓</b>	Order		child was born on 3/22/2012.]	on 4/5/2012 is not initialed by the
			Petitioner states the proposed	physician at Item 7(b) as required
			Conservatee needs to have someone to watch her daily for the	when the physician intends to indicate that the proposed
			remainder of her life.	Conservatee lacks capacity to give
				informed consent to any form of
			Court Investigator Samantha	medical treatment.
✓	Letters		Henson's Report was filed 1/17/2012.	Reviewed by: LEG
	Status Rpt			Reviewed on: 5/21/12
	UCCJEA			Updates:
	Citation	Χ		Recommendation:
	FTB Notice			File 14 - Morrow
				14

15 Atty

Petition for Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

Case No. 12CEPR00242

DO	D: 11/13/2009		AMBER JOHNSON, daughter, is	NEEDS/PROBLEMS/COMMENTS:
	, , , , , , , , , , , , , , , , , , , ,		petitioner and requests	
				Continued from 4/19/12. Minute order
			appointment as Administrator.	states examiner notes are provided to
Со	nt. from 041912		E 1114 E 4 000	petitioner. As of 5/21/12 the following issues remain:
	Aff.Sub.Wit.		LA INTER - \$\$\$	issues remain.
✓ 		X	Decedent died intestate.  Residence: Fresno Publication: <b>NEED</b>	<ol> <li>#5a(3) or 5a(4) of the petition was not answered re: registered domestic partner.</li> <li>#5a(7) or 5a(8) of the petition was not answered re: issue of predeceased child.</li> <li>Petition does not address bond.</li> <li>Need Duties and Liabilities.</li> <li>Need supplement to Duties and</li> </ol>
		Χ		Liabilities.
	Sp.Ntc.			6. Need Notice of Petition to
	Pers.Serv.		Estimated Value of the Estate:	Administer the Estate with proof of
	Conf.		Real property-\$66,000.00	service on anyone entitled to
	Screen	V		notice. 7. Need affidavit of publication.
		X		8. Need Letters
	Duties/Supp Objections	۸		
	Video		Probate Referee: STEVEN DIEBERT	Note: If the petition is granted status
	Receipt			hearings will be set as follows:
	CI Report			<ul> <li>Friday, September 21, 2012 at</li> <li>9:00 a.m. in Dept. 303 for the</li> </ul>
	9202			filing of the inventory and
✓	Order			appraisal and  • Friday, July 26, 2013 at 9:00 a.m. in Dept. 303 for the filing of the first account or final distribution.  Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required.
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 5/21/12
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 15 - Johnson

Pro Per Littlecreek, Ashly (Pro Per Petitioner, non-relative/friend)
Pro Per Littlecreek, Christopher (Pro Per Petitioner, non-relative friend)

### Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Ag	e: 15 years		NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
	B: 7/25/1996			
			CHRISTOPHER LITTLECREEK AND ASHLY	
			LITTLECREEK, non-relatives/friends, are	
Со	nt. from		Petitioners.	
	Aff.Sub.Wit.		F. II IACON OURNIN BAAAOC	
✓	Verified		Father: <b>JASON QUINN RAMOS</b> ; consents and waives notice:	
	Inventory		and waives nonee,	
	PTC		Mother: BRANDY MARIE RAMOS; consents	
	Not.Cred.		and waives notice;	
	Notice of	N/A	Dranged word consents and waives	
	Hrg		Proposed ward consents and waives notice.	
	Aff.Mail		nonce.	
	Aff.Pub.		Paternal grandfather: Deceased	
	Sp.Ntc.		Paternal grandmother: Rosa Carman;	
	Pers.Serv.		consents and waives notice;	
*	Conf. Screen		Maternal grandfather: Richard Smaage;	
	Aff. Posting		deceased;	
<b>√</b>	Duties/Supp		Maternal grandmother: Carol Smaage;	
	Objections		consents and waives notice;	
	Video			
	Receipt		<b>Petitioners state</b> the child has been living	
	CI Report	Χ	with them since 4/5/2011, when the minor	
	Clearances	Χ	was dropped off by her mother with a letter	
✓	Order		stating they had authority over the minor.	
✓	Letters		Petitioners state they provide for the minor's day-to-day needs, and they need	Reviewed by: LEG
	Status Rpt		guardianship so they can continue to make	Reviewed on: 5/21/12
<b>✓</b>	UCCJEA		any necessary legal decisions. Petitioner	Updates:
	Citation		Christopher Littlecreek is the minor's Youth	Recommendation:
	FTB Notice		Pastor and Petitioner Ashly Littlecreek is her	File 16 - Ramos
			Youth Leader.	
			Court Investigator Jennifer Young to provide CI Report and clearances.	

Atty Cabrera, Amada Ponce (pro per – maternal grandmother/Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Molissa 15		TEMPORARY EXPIRES 05/24/12	NEEDS/PROBLEMS/COMMENTS:
Melissa, 15 DOB: 12/24/96		ILIVIT ORAKT EAFIRES US/24/12	NLLD3/FROBLEMI3/COMMENIS:
		AMADA PONCE CABRERA, maternal	Parties are Spanish Speaking
Perla, 12 DOB: 05/23/200	10	grandmother, is Petitioner.	
	<i>.</i>		<ol> <li>Need Notice of Hearing.</li> </ol>
Ruby, 6		Father (Ruby & Jose Luis): <b>UNKNOWN –</b>	2. Need proof of personal service at
DOB: 02/23/06		declarations of due diligence filed 03/22/12;	least 15 days before the hearing
Jose Luis, 3		Court dispensed with notice on 04/05/12	of <b>Notice of Hearing</b> with a copy
DOB: 03/24/09		Father (Melissa): <b>JOSE CRUZ ACOSTA</b> –	of the <b>Petition for Appointment of</b> <b>Guardian of the Person</b> <u>or</u>
Cont. from		consent & waiver of notice filed 03/22/12	Consent and Waiver of Notice <u>or</u>
Aff.Sub.Wit.		Consent & walver of Honce filed 00/22/12	Declaration of Due Diligence for:
✓ Verified		Father (Perla): INDALECIO MAGANA RIVERA	- Beatriz Morales (mother)
Inventory	_	- declaration of due diligence filed	, , ,
PTC		03/22/12; Court dispensed with notice on	3. Need proof of service by mail at
		04/05/12	least 15 days before the hearing
Not.Cred.		A A A A A A A A A A A A A A A A A A A	of <b>Notice of Hearing</b> with a copy
Notice of	Х	Mother: <b>BEATRIZ ADRIANA MORALES –</b> currently incarcerated at Fresno County Jail	of the <b>Petition for Appointment of</b> <b>Guardian of the Person</b> <u>or</u>
Hrg	<u> </u>	Conernly incurcerated at ries to County Jall	Consent and Waiver of Notice or
Aff.Mail	Х	Paternal grandparents (all): UNKNOWN	Declaration of Due Diligence for:
Aff.Pub.			- Paternal grandparents (all)
Sp.Ntc.		Maternal grandfather: ANTONIO CABRERA –	] , , ,
Pers.Serv.	Х	deceased	
✓ Conf.			
Screen		Petitioner states that the children have lived	
✓ Letters		with her since birth and her home is the only	
✓ Duties/Sup	р	home they know. Their mother has been absent most of their lives and visited rarely.	
Objections	3	The mother is a drug addict and currently	
Video		has a warrant out for her arrest. Petitioner	
Receipt		states that the mother has recently come	
✓ CI Report		around their home and has been causing	
9202		problems - she had a physical altercation	
√ Order		with the oldest child Melissa and left bruises.	
Aff. Posting	,	Further, mother has returned and threatened physical violence to Petitioner	Reviewed by: JF
Status Rpt	i	and Petitioner's daughter and stated to the	<b>Reviewed on:</b> 05/21/12
✓ UCCJEA	i	Petitioner that she can take the children	Updates:
Citation		whenever she feels like it and Petitioner	Recommendation:
FTB Notice		can't stop her. Petitioner states that the	File 17 – Acosta, Morales, Rodriguez,
		children do not want to be with their mother	Garcia
		because she has never cared for them.	
		Casual Instruction whom Changla Has Biggs #15 day	
		Court Investigator Charlotte Bien filed a	
		report on 05/08/12.	